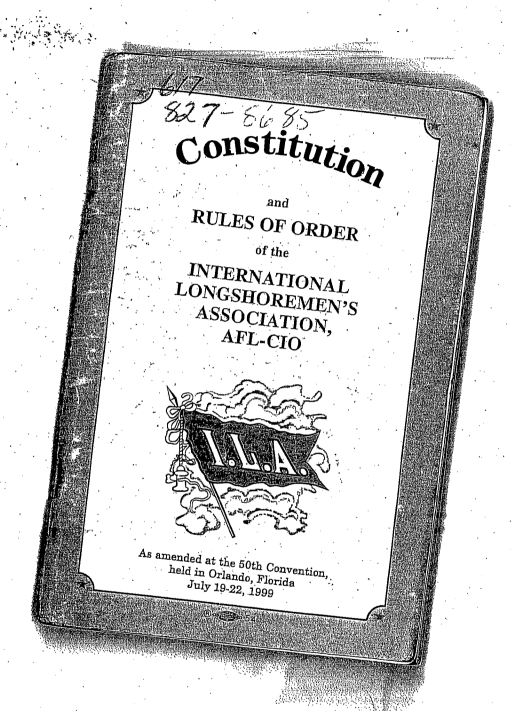
Exhibit P



given notice pursuant to the provisions of this Article,

Section 6. Appeals from decisions rendered pursuant to the provisions of this Article may be taken person filing the charge.

the I.L.A. pursuant to the provisions of this article may be reinstated to membership by the body which expelled from him. The Executive Council may condition the reinstatement of an expelled member by such limitations or conditions as it may prescribe.

ARTICLE XIX

APPEALS

Section 1. Appeals may be taken from any facision made under Article XVIII and from any failure to act or decision in the exercise of the original or appellate jurisdiction provided for in this Constitution:

(a) Of an officer of a local union, to the Executive

(b) Of the Executive Board of a local union, to a membership meeting of such local union, whose decision on the question;

(c) Of a membership meeting of a local union, to the district council (if any) with which it is affiliated, or (if not affiliated with a district council) to the district organization;

Gouncil Executive Board, to the district or District whose decision under this clause and under clause (c) voting on the question of a meeting thereof.

(e) Of any district organization or International Executive Officers, to the International Executive Officers, to the

Of the Executive Council to the Convention.

Section 2. An appellate body specified in Section with it notwithstanding the fact that such appeal filed not first been submitted to or decided by a subordinate this Article, in which event the subordinate this Article, in which event the subordinate appeal not as appeal not submitted to or decided by a subordinate this Article, in which event the subordinate appellate appeal; shall not act upon the appeal; provided that no first been submitted for decision to the Executive Council.

the body to which they are addressed within thirty days, All appeals shall be in writing, shall contain a brief statement of the facts and the grounds for the appeal and shall be filed with the secretary of or such longer period as such body may permit, after the rendition of the decision from which the appeal is promptly transmit copies thereof, together with a notice taken. The secretary with whom the appeal is filed shall of the date of hearing thereon, which shall be held not less than five (5) days from the date of the notice, to the parties to the appeal. The provisions of Section 4 and 5 of Article XVIII (except the right of the accused to produce and cross examine witnesses) providing for the procedure on hearing on charges shall apply to hearings on appeals taken under this Article. Section 3.

Section 4. An appeal taken under this Article from unless the body to which the appeal is taken shall so order.

Section 5. No member or local union shall institute any civil action, suit, or proceeding in any court

.*

PROTEST OF ELECTION OF OFFICERS

The procedure to protest the election of local officers shall be as follows:

the election of any local officer may file a protest to the election. The protest must be filed within ten (10) days the Secretary-Treasurer of the local. The protest must Any member of the local wishing to object to after the conclusion of the election and must be filed with be in writing and specify the reasons for the protest

> all such remedies of trial and appeal. The prohibition contained herein shall not extend beyond four (4) months

from the date that a member or local union initiates a

controversy by filing with the proper individual.

this Constitution, unless and until he has first exhausted

against the I.L.A., any of its local unions, or district council or district organization, or any officer or member of the I.L.A. or of any of its local unions or district council for which a remedy by trial or appeal is provided for in The Executive Board of the local shall hear the protest, giving all parties the opportunity to be heard and present evidence, and the Executive Board shall make the determination.

an appellant, seeking to exhaust his remedies in

other than by the Executive Council or the Convention,

Whenever a decision is initially made,

Section 6.

shall, notwithstanding the pendency of any intermediate ninety (90) days after having been served with a copy of Convention of the I.L.A. is held before the expiration of the decision of the Executive Council on appeal shall be final and binding. If a Regular or Special Convention of the I.L.A. is held before the expiration of four (4) months

accordance with the provisions of Section 5 of this Article

appeals, file an appeal with the Executive Council within the decision appealed from. If no Regular or Special

four (4) months of the date of the decision appealed from

with the Secretary-Treasurer of the District. The losing party at the district level shall have a further right to of the Executive Board of the District. The decision of The party against whom the protest is resolved shall have the right to appeal to the Executive Board of the District. A written notice of appeal must be filed within ten (10) days after the notice of the decision of the Local's Executive Board. The appeal must be filed appeal to the International Executive Council. He must file a written appeal with the International Secretary-Treasurer within then (10) days of notice of the decision the Executive Council shall be final and binding. 3

The procedure to protest the election of district officers shall be as follows: Section 2.

> then to the Executive Council. If such convention is held so close to the date of the decision appealed from as to preclude intermediate appeals such appeal must be aken to the Executive Council and finally to the

irst be taken to the membership of a local union and

of the date of the decision appealed from, then the final appeal must be taken to such Regular or Special Convention and its decision shall be final and binding provided however, that in all such cases appeals must

days after the conclusion of the election of the district (a). Any member may protest the election of any district officer. The protest must be filed within ten (10) officers and it must be filed with the District Secretary-Freasurer who held office at the time of the elections. The protest must be in writing and state the reasons for he protest

		T	
	Page 114		Page 116
1	A. I don't think so.	1	MR. LATHROP: You mean civil
2	Q. Exhibit 18 asks that you bring	2	also?
3	resignation and, slash, retirement papers, tax	3	MR. MAHONEY: Yeah, any reason
4	returns or any documents that you deem	4	whatsoever.
5	pertinent.	-5	BY MR. MAHONEY:
6-	And you told me that you later brought	6	Q. Last time you were in court was it
7	this Exhibit Number 3. Apparently, you deemed	7	this trial, the trial from the other case?
. 8	this as pertinent; is that right?	8.	A. Yes.
9	A. They told me to bring that.	.9	Q. Prior to that, when was the last time
10	Q. I apologize if I asked you this	i	you had been in a courthouse?
11	earlier.	11	MR. LATHROP: Your last question
12	How did you get this document?	1	was in a courthouse. A court procedure
13	A. I went to the social security office.	13	A. With somebody else or for me?
14	Q. Where is that?	14	Q. For yourself.
15	A. In Hanover.	15	A. The last time I remember was 1986, I
16	Q. And they printed this out for you?	16	think.
17	A. Yes.	17	Q. In 2003 do you have any understanding
18	Q. Mr. Keefe, given that there is a date	18	of any appeals process that you could pursue if
19	that is sort of cut off at the top of Exhibit	19	
20.	3, which appears to be August 17, 2004, do you		you thought that you were being treated
		20	unfairly by the union?
21.	have a memory of whether or not you got this	2.1	A. No. Other than Brighton, New York, or
22		22.	going to the international.
	Hanover after you had already been reinstated?	23	Q. Have you ever had any conversation
24	A. I got it this date. I don't know what	24	with any of the Consadines about your case?
	Page 115	·	Page 117
1 .	Page 115 date I was reinstated. I think that was the	1	Page 117 A. No.
1 · 2	date I was reinstated. I think that was the	1 2	A. No.
	date I was reinstated. I think that was the date that I would have got it.	2.	A. No. Q. Have you ever had any conversation
2	date I was reinstated. I think that was the date that I would have got it. Q. All right. In the last ten years,	1	A. No. Q. Have you ever had any conversation with Dan O'Brien about your case?
2 3 4	date I was reinstated. I think that was the date that I would have got it. Q. All right. In the last ten years, have you ever been convicted of a felony?	2 3 4	A. No. Q. Have you ever had any conversation with Dan O'Brien about your case? A. No.
2 3	date I was reinstated. I think that was the date that I would have got it. Q. All right. In the last ten years, have you ever been convicted of a felony? A. Yes.	2 3 4 5	A. No.Q. Have you ever had any conversation with Dan O'Brien about your case?A. No.Q. John McLaughlin?
2 3 4 5	date I was reinstated. I think that was the date that I would have got it. Q. All right. In the last ten years, have you ever been convicted of a felony? A. Yes. Q. What was that	2 3 4	 A. No. Q. Have you ever had any conversation with Dan O'Brien about your case? A. No. Q. John McLaughlin? A. No.
2 3 4 5 6 7	date I was reinstated. I think that was the date that I would have got it. Q. All right. In the last ten years, have you ever been convicted of a felony? A. Yes. Q. What was that A. No, not ten years.	2 3 4 5 6 7	 A. No. Q. Have you ever had any conversation with Dan O'Brien about your case? A. No. Q. John McLaughlin? A. No. Q. Mike McAvoy?
2 3 4 5 6 7 8	date I was reinstated. I think that was the date that I would have got it. Q. All right. In the last ten years, have you ever been convicted of a felony? A. Yes. Q. What was that A. No, not ten years. Q. This is 2006. Since 1996 have you	2 3 4 5 6 7 8	 A. No. Q. Have you ever had any conversation with Dan O'Brien about your case? A. No. Q. John McLaughlin? A. No. Q. Mike McAvoy? A. No.
2 3 4 5 6 7 8 9	date I was reinstated. I think that was the date that I would have got it. Q. All right. In the last ten years, have you ever been convicted of a felony? A. Yes. Q. What was that A. No, not ten years. Q. This is 2006. Since 1996 have you ever been convicted of a felony?	2 3 4 5 6 7 8 9	 A. No. Q. Have you ever had any conversation with Dan O'Brien about your case? A. No. Q. John McLaughlin? A. No. Q. Mike McAvoy? A. No. Q. What about William Coachie, have you
2 3 4 5 6 7 8 9 10	date I was reinstated. I think that was the date that I would have got it. Q. All right. In the last ten years, have you ever been convicted of a felony? A. Yes. Q. What was that A. No, not ten years. Q. This is 2006. Since 1996 have you ever been convicted of a felony? A. No.	2 3 4 5 6 7 8 9	 A. No. Q. Have you ever had any conversation with Dan O'Brien about your case? A. No. Q. John McLaughlin? A. No. Q. Mike McAvoy? A. No. Q. What about William Coachie, have you ever had any conversation with him?
2 3 4 5 6 7 8 9 10 11	date I was reinstated. I think that was the date that I would have got it. Q. All right. In the last ten years, have you ever been convicted of a felony? A. Yes. Q. What was that A. No, not ten years. Q. This is 2006. Since 1996 have you ever been convicted of a felony? A. No. Q. Since 2001 have you been convicted of	2 3 4 5 6 7 8 9 10 11	 A. No. Q. Have you ever had any conversation with Dan O'Brien about your case? A. No. Q. John McLaughlin? A. No. Q. Mike McAvoy? A. No. Q. What about William Coachie, have you ever had any conversation with him? A. No.
2 3 4 5 6 7 8 9 10 11 12	date I was reinstated. I think that was the date that I would have got it. Q. All right. In the last ten years, have you ever been convicted of a felony? A. Yes. Q. What was that A. No, not ten years. Q. This is 2006. Since 1996 have you ever been convicted of a felony? A. No. Q. Since 2001 have you been convicted of a misdemeanor?	2 3 4 5 6 7 8 9 10 11 12	A. No. Q. Have you ever had any conversation with Dan O'Brien about your case? A. No. Q. John McLaughlin? A. No. Q. Mike McAvoy? A. No. Q. What about William Coachie, have you ever had any conversation with him? A. No. MR. MAHONEY: Let's take a
2 3 4 5 6 7 8 9 10 11 12 13	date I was reinstated. I think that was the date that I would have got it. Q. All right. In the last ten years, have you ever been convicted of a felony? A. Yes. Q. What was that A. No, not ten years. Q. This is 2006. Since 1996 have you ever been convicted of a felony? A. No. Q. Since 2001 have you been convicted of a misdemeanor? A. Like what, traffic or something?	2 3 4 5 6 7 8 9 10 11 12 13	A. No. Q. Have you ever had any conversation with Dan O'Brien about your case? A. No. Q. John McLaughlin? A. No. Q. Mike McAvoy? A. No. Q. What about William Coachie, have you ever had any conversation with him? A. No. MR. MAHONEY: Let's take a break. I may be finished.
2 3 4 5 6 7 8 9 10 11 12 13 14	date I was reinstated. I think that was the date that I would have got it. Q. All right. In the last ten years, have you ever been convicted of a felony? A. Yes. Q. What was that A. No, not ten years. Q. This is 2006. Since 1996 have you ever been convicted of a felony? A. No. Q. Since 2001 have you been convicted of a misdemeanor? A. Like what, traffic or something? Q. A misdemeanor would be district court	2 3 4 5 6 7 8 9 10 11 12 13 14	A. No. Q. Have you ever had any conversation with Dan O'Brien about your case? A. No. Q. John McLaughlin? A. No. Q. Mike McAvoy? A. No. Q. What about William Coachie, have you ever had any conversation with him? A. No. MR. MAHONEY: Let's take a break. I may be finished. (Brief break.)
2 3 4 5 6 7 8 9 10 11 12 13 14 15	date I was reinstated. I think that was the date that I would have got it. Q. All right. In the last ten years, have you ever been convicted of a felony? A. Yes. Q. What was that A. No, not ten years. Q. This is 2006. Since 1996 have you ever been convicted of a felony? A. No. Q. Since 2001 have you been convicted of a misdemeanor? A. Like what, traffic or something? Q. A misdemeanor would be district court summons; felony would be a superior court	2 3 4 5 6 7 8 9 10 11 2 13 14 15	A. No. Q. Have you ever had any conversation with Dan O'Brien about your case? A. No. Q. John McLaughlin? A. No. Q. Mike McAvoy? A. No. Q. What about William Coachie, have you ever had any conversation with him? A. No. MR. MAHONEY: Let's take a break. I may be finished. (Brief break.) BY MR. MAHONEY:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	date I was reinstated. I think that was the date that I would have got it. Q. All right. In the last ten years, have you ever been convicted of a felony? A. Yes. Q. What was that A. No, not ten years. Q. This is 2006. Since 1996 have you ever been convicted of a felony? A. No. Q. Since 2001 have you been convicted of a misdemeanor? A. Like what, traffic or something? Q. A misdemeanor would be district court summons; felony would be a superior court summons, criminal.	2 3 4 5 6 7 8 9 0 11 2 13 14 15 16	A. No. Q. Have you ever had any conversation with Dan O'Brien about your case? A. No. Q. John McLaughlin? A. No. Q. Mike McAvoy? A. No. Q. What about William Coachie, have you ever had any conversation with him? A. No. MR. MAHONEY: Let's take a break. I may be finished. (Brief break.) BY MR. MAHONEY: Q. Mr. Keefe, when you became a member of
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	date I was reinstated. I think that was the date that I would have got it. Q. All right. In the last ten years, have you ever been convicted of a felony? A. Yes. Q. What was that A. No, not ten years. Q. This is 2006. Since 1996 have you ever been convicted of a felony? A. No. Q. Since 2001 have you been convicted of a misdemeanor? A. Like what, traffic or something? Q. A misdemeanor would be district court summons; felony would be a superior court summons, criminal. A. Misdemeanor, no.	2 3 4 5 6 7 8 9 0 11 12 3 14 15 6 7 10 11 11 11 11 11 11 11 11 11 11 11 11	A. No. Q. Have you ever had any conversation with Dan O'Brien about your case? A. No. Q. John McLaughlin? A. No. Q. Mike McAvoy? A. No. Q. What about William Coachie, have you ever had any conversation with him? A. No. MR. MAHONEY: Let's take a break. I may be finished. (Brief break.) BY MR. MAHONEY: Q. Mr. Keefe, when you became a member of 805, did you receive a copy of the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	date I was reinstated. I think that was the date that I would have got it. Q. All right. In the last ten years, have you ever been convicted of a felony? A. Yes. Q. What was that A. No, not ten years. Q. This is 2006. Since 1996 have you ever been convicted of a felony? A. No. Q. Since 2001 have you been convicted of a misdemeanor? A. Like what, traffic or something? Q. A misdemeanor would be district court summons; felony would be a superior court summons, criminal. A. Misdemeanor, no. Q. Are you certain of that in the past	2 3 4 5 6 7 8 9 0 11 12 13 14 15 16 17 18	A. No. Q. Have you ever had any conversation with Dan O'Brien about your case? A. No. Q. John McLaughlin? A. No. Q. Mike McAvoy? A. No. Q. What about William Coachie, have you ever had any conversation with him? A. No. MR. MAHONEY: Let's take a break. I may be finished. (Brief break.) BY MR. MAHONEY: Q. Mr. Keefe, when you became a member of 805, did you receive a copy of the constitution.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 9	date I was reinstated. I think that was the date that I would have got it. Q. All right. In the last ten years, have you ever been convicted of a felony? A. Yes. Q. What was that A. No, not ten years. Q. This is 2006. Since 1996 have you ever been convicted of a felony? A. No. Q. Since 2001 have you been convicted of a misdemeanor? A. Like what, traffic or something? Q. A misdemeanor would be district court summons; felony would be a superior court summons, criminal. A. Misdemeanor, no. Q. Are you certain of that in the past five years, no misdemeanors, convictions?	2 3 4 5 6 7 8 9 10 11 2 13 14 15 16 17 18 19 19 19 19 19 19 19 19 19 19 19 19 19	A. No. Q. Have you ever had any conversation with Dan O'Brien about your case? A. No. Q. John McLaughlin? A. No. Q. Mike McAvoy? A. No. Q. What about William Coachie, have you ever had any conversation with him? A. No. MR. MAHONEY: Let's take a break. I may be finished. (Brief break.) BY MR. MAHONEY: Q. Mr. Keefe, when you became a member of 805, did you receive a copy of the constitution. A. Constitution?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	date I was reinstated. I think that was the date that I would have got it. Q. All right. In the last ten years, have you ever been convicted of a felony? A. Yes. Q. What was that A. No, not ten years. Q. This is 2006. Since 1996 have you ever been convicted of a felony? A. No. Q. Since 2001 have you been convicted of a misdemeanor? A. Like what, traffic or something? Q. A misdemeanor would be district court summons; felony would be a superior court summons, criminal. A. Misdemeanor, no. Q. Are you certain of that in the past five years, no misdemeanors, convictions? A. I don't think so.	2 3 4 5 6 7 8 9 10 1 1 2 3 4 1 5 6 1 7 8 9 0 1 1 2 1 3 4 1 5 6 1 7 1 1 9 0	A. No. Q. Have you ever had any conversation with Dan O'Brien about your case? A. No. Q. John McLaughlin? A. No. Q. Mike McAvoy? A. No. Q. What about William Coachie, have you ever had any conversation with him? A. No. MR. MAHONEY: Let's take a break. I may be finished. (Brief break.) BY MR. MAHONEY: Q. Mr. Keefe, when you became a member of 805, did you receive a copy of the constitution. A. Constitution? Q. Yeah.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	date I was reinstated. I think that was the date that I would have got it. Q. All right. In the last ten years, have you ever been convicted of a felony? A. Yes. Q. What was that A. No, not ten years. Q. This is 2006. Since 1996 have you ever been convicted of a felony? A. No. Q. Since 2001 have you been convicted of a misdemeanor? A. Like what, traffic or something? Q. A misdemeanor would be district court summons; felony would be a superior court summons, criminal. A. Misdemeanor, no. Q. Are you certain of that in the past five years, no misdemeanors, convictions? A. I don't think so. Q. When is the last time that you were in	2 3 4 5 6 7 8 9 0 1 1 2 3 4 1 5 6 7 8 9 0 1 1 2 3 4 1 5 6 7 1 8 9 0 2 1	A. No. Q. Have you ever had any conversation with Dan O'Brien about your case? A. No. Q. John McLaughlin? A. No. Q. Mike McAvoy? A. No. Q. What about William Coachie, have you ever had any conversation with him? A. No. MR. MAHONEY: Let's take a break. I may be finished. (Brief break.) BY MR. MAHONEY: Q. Mr. Keefe, when you became a member of 805, did you receive a copy of the constitution. A. Constitution? Q. Yeah. A. No.
2345678901123456789012 212222	date I was reinstated. I think that was the date that I would have got it. Q. All right. In the last ten years, have you ever been convicted of a felony? A. Yes. Q. What was that A. No, not ten years. Q. This is 2006. Since 1996 have you ever been convicted of a felony? A. No. Q. Since 2001 have you been convicted of a misdemeanor? A. Like what, traffic or something? Q. A misdemeanor would be district court summons; felony would be a superior court summons, criminal. A. Misdemeanor, no. Q. Are you certain of that in the past five years, no misdemeanors, convictions? A. I don't think so. Q. When is the last time that you were in court for any reason?	2 3 4 5 6 7 8 9 0 1 1 2 3 4 1 5 6 7 8 9 0 1 1 2 3 4 1 5 6 7 8 9 0 1 2 2 2 2 2	A. No. Q. Have you ever had any conversation with Dan O'Brien about your case? A. No. Q. John McLaughlin? A. No. Q. Mike McAvoy? A. No. Q. What about William Coachie, have you ever had any conversation with him? A. No. MR. MAHONEY: Let's take a break. I may be finished. (Brief break.) BY MR. MAHONEY: Q. Mr. Keefe, when you became a member of 805, did you receive a copy of the constitution. A. Constitution? Q. Yeah. A. No. Q. Do you have any understanding of the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	date I was reinstated. I think that was the date that I would have got it. Q. All right. In the last ten years, have you ever been convicted of a felony? A. Yes. Q. What was that A. No, not ten years. Q. This is 2006. Since 1996 have you ever been convicted of a felony? A. No. Q. Since 2001 have you been convicted of a misdemeanor? A. Like what, traffic or something? Q. A misdemeanor would be district court summons; felony would be a superior court summons, criminal. A. Misdemeanor, no. Q. Are you certain of that in the past five years, no misdemeanors, convictions? A. I don't think so. Q. When is the last time that you were in	2 3 4 5 6 7 8 9 0 1 1 2 3 4 1 5 6 7 8 9 0 1 1 2 3 4 1 5 6 7 1 8 9 0 2 1	A. No. Q. Have you ever had any conversation with Dan O'Brien about your case? A. No. Q. John McLaughlin? A. No. Q. Mike McAvoy? A. No. Q. What about William Coachie, have you ever had any conversation with him? A. No. MR. MAHONEY: Let's take a break. I may be finished. (Brief break.) BY MR. MAHONEY: Q. Mr. Keefe, when you became a member of 805, did you receive a copy of the constitution. A. Constitution? Q. Yeah. A. No. Q. Do you have any understanding of the availability of the Constitution of the

Page 1

VOL. I PAGES 1-124 EXHIBITS 1-20

FOR THE DISTRICT OF MASSACHUSETTS

C.A. NO.: 04-CV-11340DPW

STEPHEN KEEFE,

PLAINTIFF,

VS
LOCALS 805, INTERNATIONAL
LONGSHOREMEN'S ASSOCIATION,
AFL-CIO, ET. AL,
DEFENDANTS.

* * * * * * * * * * * * * *

DEPOSITION OF STEPHEN KEEFE, taken on behalf of the Defendants, pursuant to the applicable provisions of the Federal Rules of Civil Procedure, before Bernadette J. D'Alelio, Notary Public and Court Reporter within and for the Commonwealth of Massachusetts, at the Offices of Mullen & McGourty, 52 Temple Place, Boston, Massachusetts, on May 8, 2006, at 10:01 a.m., as follows:

1		The state of the s		
		Page 118		Page 120
	1	you know if it is kept at the union hall or any	1	MR. MAHONEY: Can you read that
N	2	other building?	2	back, please, Bernadette?
	.3	A. The last time I saw a constitution was	.3	(Question read.)
	. 4	from 1998 or something, '94.	4	A. I didn't know you could.
	5	Q. That was before you were a member of	5	Q. Do you recall when we were talking
	6	805, right?	6	about Exhibit 5 earlier, which are the hiring
	. 7	A. (Witness nodding.)	7	hall rules?
-	8 .	Q. Prior to being a member of 805, you	8	A. Yes.
	9	were a member of another longshoremen's union,	9	Q. We were previously talking about the
٠	10	weren't you?	10	hiring hall rules in regard to the pledge
	11	A. Yes.	11	sheet. Do you recall that?
١	12	Q. That was up in Portsmouth, New	12	A. Yes.
١	13	Hampshire?	13	Q. What I want to focus your attention
\cdot	14	A. Yes.	14	now on is Rule 25. You t
1	15	Q. What local was that?	15	Tell me if I read this incorrectly. I
	16	A. Local 1947.	16.	will try to do it upside down.
ŀ	17	Q. Had you ever been summoned before the	17	"All members who have a grievance must
ŀ	18	rules committee or any hearing officer in 1947	18	go through proper channels first before
ł	1,9	while you were a member there?	19	bringing a lawsuit against the ILA or any
	20	A. Not that I recall. I don't think they	20	local."
	21 22	had a rules committee.	21	Did I read that correctly?
	23	Q. Prior to filing this litigation, Civil	22	A. Yes.
	2.4	Action Number 0411340, did you pursue an appeal of the rules committee's decision with the	23	Q. "(The channels are as follows: First,
ŀ	2.4		24	they must go through their local; next, New
- 1				
1		Page 119		Page 121
	1	union?	1	England Dock & Marine Council or Atlantic
	2	union? A. For my suspension?	1 2	England Dock & Marine Council or Atlantic District Council; and then the international.)"
	2	union? A. For my suspension? Q. Yes.	1 2 3	England Dock & Marine Council or Atlantic District Council; and then the international.)" Did I read that correctly?
	2 3 4	union? A. For my suspension? Q. Yes. A. I didn't know I could appeal.	3 4	England Dock & Marine Council or Atlantic District Council; and then the international.)" Did I read that correctly? Ä. Yes.
	2 3 4 5	union? A. For my suspension? Q. Yes. A. I didn't know I could appeal. Q. On April 7, 2003, your attorney wrote	3 4 5	England Dock & Marine Council or Atlantic District Council; and then the international.)" Did I read that correctly? A. Yes. Q. And these are the hiring hall rules
	2 3 4	union? A. For my suspension? Q. Yes. A. I didn't know I could appeal. Q. On April 7, 2003, your attorney wrote a letter to Mr. Bowers, the president of the	3 4	England Dock & Marine Council or Atlantic District Council; and then the international.)" Did I read that correctly? A. Yes. Q. And these are the hiring hall rules that were in effect in 2003 at the time of your
	2 3 4 5 6 7	union? A. For my suspension? Q. Yes. A. I didn't know I could appeal. Q. On April 7, 2003, your attorney wrote a letter to Mr. Bowers, the president of the international; is that right?	3 4 5 6 7	England Dock & Marine Council or Atlantic District Council; and then the international.)" Did I read that correctly? A. Yes. Q. And these are the hiring hall rules that were in effect in 2003 at the time of your suspension; isn't that right?
	2 3 4 5 6 7 8	union? A. For my suspension? Q. Yes. A. I didn't know I could appeal. Q. On April 7, 2003, your attorney wrote a letter to Mr. Bowers, the president of the international; is that right? A. Yes.	3 4 5 6 7 8	England Dock & Marine Council or Atlantic District Council; and then the international.)" Did I read that correctly? A. Yes. Q. And these are the hiring hall rules that were in effect in 2003 at the time of your suspension; isn't that right? A. Yes.
	2 3 4 5 6 7 8 9	union? A. For my suspension? Q. Yes. A. I didn't know I could appeal. Q. On April 7, 2003, your attorney wrote a letter to Mr. Bowers, the president of the international; is that right? A. Yes. Q. And that letter was a complaint made	3 4 5 6 7 8 9	England Dock & Marine Council or Atlantic District Council; and then the international.)" Did I read that correctly? A. Yes. Q. And these are the hiring hall rules that were in effect in 2003 at the time of your suspension; isn't that right? A. Yes. Q. And prior to filing this lawsuit, did
	2 3 4 5 6 7 8 9 10	union? A. For my suspension? Q. Yes. A. I didn't know I could appeal. Q. On April 7, 2003, your attorney wrote a letter to Mr. Bowers, the president of the international; is that right? A. Yes. Q. And that letter was a complaint made on your behalf to Mr. Bowers about your	3 4 5 6 7 8 9 10	England Dock & Marine Council or Atlantic District Council; and then the international.)" Did I read that correctly? A. Yes. Q. And these are the hiring hall rules that were in effect in 2003 at the time of your suspension; isn't that right? A. Yes. Q. And prior to filing this lawsuit, did you make any request to the New England Dock &
	2 3 4 5 6 7 8 9 10 11	union? A. For my suspension? Q. Yes. A. I didn't know I could appeal. Q. On April 7, 2003, your attorney wrote a letter to Mr. Bowers, the president of the international; is that right? A. Yes. Q. And that letter was a complaint made on your behalf to Mr. Bowers about your suspension; is that right?	3 4 5 6 7 8 9 10 11	England Dock & Marine Council or Atlantic District Council; and then the international.)" Did I read that correctly? A. Yes. Q. And these are the hiring hall rules that were in effect in 2003 at the time of your suspension; isn't that right? A. Yes. Q. And prior to filing this lawsuit, did you make any request to the New England Dock & Marine Council or the Atlantic District Council
	2 3 4 5 6 7 8 9 10 11 12	union? A. For my suspension? Q. Yes. A. I didn't know I could appeal. Q. On April 7, 2003, your attorney wrote a letter to Mr. Bowers, the president of the international; is that right? A. Yes. Q. And that letter was a complaint made on your behalf to Mr. Bowers about your suspension; is that right? A. Yes.	3 4 5 6 7 8 9 10 11 12	England Dock & Marine Council or Atlantic District Council; and then the international.)" Did I read that correctly? A. Yes. Q. And these are the hiring hall rules that were in effect in 2003 at the time of your suspension; isn't that right? A. Yes. Q. And prior to filing this lawsuit, did you make any request to the New England Dock & Marine Council or the Atlantic District Council appealing your suspension?
	2 3 4 5 6 7 8 9 10 11 12 13	union? A. For my suspension? Q. Yes. A. I didn't know I could appeal. Q. On April 7, 2003, your attorney wrote a letter to Mr. Bowers, the president of the international; is that right? A. Yes. Q. And that letter was a complaint made on your behalf to Mr. Bowers about your suspension; is that right? A. Yes. Q. Prior to that letter being sent to	3 4 5 6 7 8 9 10 11 12 13	England Dock & Marine Council or Atlantic District Council; and then the international.)" Did I read that correctly? A. Yes. Q. And these are the hiring hall rules that were in effect in 2003 at the time of your suspension; isn't that right? A. Yes. Q. And prior to filing this lawsuit, did you make any request to the New England Dock & Marine Council or the Atlantic District Council appealing your suspension? A. I never read that rule. I didn't know
	2 3 4 5 6 7 8 9 10 11 12 13	union? A. For my suspension? Q. Yes. A. I didn't know I could appeal. Q. On April 7, 2003, your attorney wrote a letter to Mr. Bowers, the president of the international; is that right? A. Yes. Q. And that letter was a complaint made on your behalf to Mr. Bowers about your suspension; is that right? A. Yes. Q. Prior to that letter being sent to Mr. Bowers, had you pursued any appeal within	3 4 5 6 7 8 9 10 11 12 13 14	England Dock & Marine Council or Atlantic District Council; and then the international.)" Did I read that correctly? A. Yes. Q. And these are the hiring hall rules that were in effect in 2003 at the time of your suspension; isn't that right? A. Yes. Q. And prior to filing this lawsuit, did you make any request to the New England Dock & Marine Council or the Atlantic District Council appealing your suspension? A. I never read that rule. I didn't know I could. If I did, I would have went that
	2 3 4 5 6 7 8 9 10 11 12 13 14 15	union? A. For my suspension? Q. Yes. A. I didn't know I could appeal. Q. On April 7, 2003, your attorney wrote a letter to Mr. Bowers, the president of the international; is that right? A. Yes. Q. And that letter was a complaint made on your behalf to Mr. Bowers about your suspension; is that right? A. Yes. Q. Prior to that letter being sent to Mr. Bowers, had you pursued any appeal within the union, either to the district council or	3 4 5 6 7 8 9 0 11 12 13 14 15	England Dock & Marine Council or Atlantic District Council; and then the international.)" Did I read that correctly? A. Yes. Q. And these are the hiring hall rules that were in effect in 2003 at the time of your suspension; isn't that right? A. Yes. Q. And prior to filing this lawsuit, did you make any request to the New England Dock & Marine Council or the Atlantic District Council appealing your suspension? A. I never read that rule. I didn't know I could. If I did, I would have went that avenue.
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	union? A. For my suspension? Q. Yes. A. I didn't know I could appeal. Q. On April 7, 2003, your attorney wrote a letter to Mr. Bowers, the president of the international; is that right? A. Yes. Q. And that letter was a complaint made on your behalf to Mr. Bowers about your suspension; is that right? A. Yes. Q. Prior to that letter being sent to Mr. Bowers, had you pursued any appeal within the union, either to the district council or any other body in accordance with the	3 4 5 6 7 8 9 10 11 12 13 14 15 16	England Dock & Marine Council or Atlantic District Council; and then the international.)" Did I read that correctly? A. Yes. Q. And these are the hiring hall rules that were in effect in 2003 at the time of your suspension; isn't that right? A. Yes. Q. And prior to filing this lawsuit, did you make any request to the New England Dock & Marine Council or the Atlantic District Council appealing your suspension? A. I never read that rule. I didn't know I could. If I did, I would have went that avenue. Q. Your attorney did write to the
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	union? A. For my suspension? Q. Yes. A. I didn't know I could appeal. Q. On April 7, 2003, your attorney wrote a letter to Mr. Bowers, the president of the international; is that right? A. Yes. Q. And that letter was a complaint made on your behalf to Mr. Bowers about your suspension; is that right? A. Yes. Q. Prior to that letter being sent to Mr. Bowers, had you pursued any appeal within the union, either to the district council or any other body in accordance with the constitution?	3 4 5 6 7 8 9 10 11 2 13 14 15 16 17	England Dock & Marine Council or Atlantic District Council; and then the international.)" Did I read that correctly? A. Yes. Q. And these are the hiring hall rules that were in effect in 2003 at the time of your suspension; isn't that right? A. Yes. Q. And prior to filing this lawsuit, did you make any request to the New England Dock & Marine Council or the Atlantic District Council appealing your suspension? A. I never read that rule. I didn't know I could. If I did, I would have went that avenue. Q. Your attorney did write to the president; is that right?
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	union? A. For my suspension? Q. Yes. A. I didn't know I could appeal. Q. On April 7, 2003, your attorney wrote a letter to Mr. Bowers, the president of the international; is that right? A. Yes. Q. And that letter was a complaint made on your behalf to Mr. Bowers about your suspension; is that right? A. Yes. Q. Prior to that letter being sent to Mr. Bowers, had you pursued any appeal within the union, either to the district council or any other body in accordance with the constitution? A. I didn't know you could.	3 4 5 6 7 8 9 0 1 1 2 1 3 4 4 1 5 6 7 1 8	England Dock & Marine Council or Atlantic District Council; and then the international.)" Did I read that correctly? A. Yes. Q. And these are the hiring hall rules that were in effect in 2003 at the time of your suspension; isn't that right? A. Yes. Q. And prior to filing this lawsuit, did you make any request to the New England Dock & Marine Council or the Atlantic District Council appealing your suspension? A. I never read that rule. I didn't know I could. If I did, I would have went that avenue. Q. Your attorney did write to the president; is that right? A. Yes.
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	union? A. For my suspension? Q. Yes. A. I didn't know I could appeal. Q. On April 7, 2003, your attorney wrote a letter to Mr. Bowers, the president of the international; is that right? A. Yes. Q. And that letter was a complaint made on your behalf to Mr. Bowers about your suspension; is that right? A. Yes. Q. Prior to that letter being sent to Mr. Bowers, had you pursued any appeal within the union, either to the district council or any other body in accordance with the constitution? A. I didn't know you could. Q. Prior to filing this civil action, had	3 4 5 6 7 8 9 0 1 1 2 3 4 4 5 6 7 8 9 1 1 2 3 4 4 5 6 7 8 9 1 1 2 3 4 5 6 7 8 9 1 1 2 3 4 5 6 7 8 9 1 1 2 3 4 5 6 7 8 9 1 1 2 3 4 5 6 7 8 9 1 1 2 3 4 5 6 7 8 9 1 1 2 3 4 5 6 7 8 9 1 1 2 3 4 5 6 7 8 9 1 1 2 3 4 5 6 7 8 9 1 1 2 3 4 5 6 7 8 9 1 1 2 3 4 5 6 7 8 9 1 1 2 3 4 5 6 7 8 9 1 1 2 3 4 5 6 7 8 9 1 1 2 3 4 5 6 7 8 9 1 1 2 3 4 5 6 7 8 9 1 1 2 3 4 5 6 7 8 9 1 1 2 3 4 5 6 7 8 9 1 1 2 3 4 5 6 7 8 9 1 1 2 3 4 5 6 7 8 9 1 1 2 3 4 5 6 7 8 9 1 2 3 4 5 7 8 9 1 2 3	England Dock & Marine Council or Atlantic District Council; and then the international.)" Did I read that correctly? A. Yes. Q. And these are the hiring hall rules that were in effect in 2003 at the time of your suspension; isn't that right? A. Yes. Q. And prior to filing this lawsuit, did you make any request to the New England Dock & Marine Council or the Atlantic District Council appealing your suspension? A. I never read that rule. I didn't know I could. If I did, I would have went that avenue. Q. Your attorney did write to the president; is that right? A. Yes. Q. And you received Mr. Bowers' response,
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	union? A. For my suspension? Q. Yes. A. I didn't know I could appeal. Q. On April 7, 2003, your attorney wrote a letter to Mr. Bowers, the president of the international; is that right? A. Yes. Q. And that letter was a complaint made on your behalf to Mr. Bowers about your suspension; is that right? A. Yes. Q. Prior to that letter being sent to Mr. Bowers, had you pursued any appeal within the union, either to the district council or any other body in accordance with the constitution? A. I didn't know you could. Q. Prior to filing this civil action, had you pursued any appeal of your suspension	3 4 5 6 7 8 9 0 11 2 13 4 15 6 7 8 9 0 1 1 2 1 3 4 1 5 6 7 8 9 0	England Dock & Marine Council or Atlantic District Council; and then the international.)" Did I read that correctly? A. Yes. Q. And these are the hiring hall rules that were in effect in 2003 at the time of your suspension; isn't that right? A. Yes. Q. And prior to filing this lawsuit, did you make any request to the New England Dock & Marine Council or the Atlantic District Council appealing your suspension? A. I never read that rule. I didn't know I could. If I did, I would have went that avenue. Q. Your attorney did write to the president; is that right? A. Yes. Q. And you received Mr. Bowers' response, the president's response, in December 2003;
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	union? A. For my suspension? Q. Yes. A. I didn't know I could appeal. Q. On April 7, 2003, your attorney wrote a letter to Mr. Bowers, the president of the international; is that right? A. Yes. Q. And that letter was a complaint made on your behalf to Mr. Bowers about your suspension; is that right? A. Yes. Q. Prior to that letter being sent to Mr. Bowers, had you pursued any appeal within the union, either to the district council or any other body in accordance with the constitution? A. I didn't know you could. Q. Prior to filing this civil action, had you pursued any appeal of your suspension within the union, either to the district	3 4 5 6 7 8 9 0 1 1 2 3 4 5 1 5 6 7 8 9 0 1 1 2 3 4 5 6 7 8 9 0 1 2 2 1	England Dock & Marine Council or Atlantic District Council; and then the international.)" Did I read that correctly? A. Yes. Q. And these are the hiring hall rules that were in effect in 2003 at the time of your suspension; isn't that right? A. Yes. Q. And prior to filing this lawsuit, did you make any request to the New England Dock & Marine Council or the Atlantic District Council appealing your suspension? A. I never read that rule. I didn't know I could. If I did, I would have went that avenue. Q. Your attorney did write to the president; is that right? A. Yes. Q. And you received Mr. Bowers' response, the president's response, in December 2003; isn't that right?
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 22	A. For my suspension? Q. Yes. A. I didn't know I could appeal. Q. On April 7, 2003, your attorney wrote a letter to Mr. Bowers, the president of the international; is that right? A. Yes. Q. And that letter was a complaint made on your behalf to Mr. Bowers about your suspension; is that right? A. Yes. Q. Prior to that letter being sent to Mr. Bowers, had you pursued any appeal within the union, either to the district council or any other body in accordance with the constitution? A. I didn't know you could. Q. Prior to filing this civil action, had you pursued any appeal of your suspension within the union, either to the district council or any other body pursuant to the	3 4 5 6 7 8 9 0 1 1 2 3 4 1 5 6 7 8 9 0 1 1 2 3 4 1 5 6 7 8 9 0 1 2 2 2 2	England Dock & Marine Council or Atlantic District Council; and then the international.)" Did I read that correctly? A. Yes. Q. And these are the hiring hall rules that were in effect in 2003 at the time of your suspension; isn't that right? A. Yes. Q. And prior to filing this lawsuit, did you make any request to the New England Dock & Marine Council or the Atlantic District Council appealing your suspension? A. I never read that rule. I didn't know I could. If I did, I would have went that avenue. Q. Your attorney did write to the president; is that right? A. Yes. Q. And you received Mr. Bowers' response, the president's response, in December 2003; isn't that right? A. Yes.
	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	union? A. For my suspension? Q. Yes. A. I didn't know I could appeal. Q. On April 7, 2003, your attorney wrote a letter to Mr. Bowers, the president of the international; is that right? A. Yes. Q. And that letter was a complaint made on your behalf to Mr. Bowers about your suspension; is that right? A. Yes. Q. Prior to that letter being sent to Mr. Bowers, had you pursued any appeal within the union, either to the district council or any other body in accordance with the constitution? A. I didn't know you could. Q. Prior to filing this civil action, had you pursued any appeal of your suspension within the union, either to the district	3 4 5 6 7 8 9 0 1 1 2 3 4 5 1 5 6 7 8 9 0 1 1 2 3 4 5 6 7 8 9 0 1 2 2 1	England Dock & Marine Council or Atlantic District Council; and then the international.)" Did I read that correctly? A. Yes. Q. And these are the hiring hall rules that were in effect in 2003 at the time of your suspension; isn't that right? A. Yes. Q. And prior to filing this lawsuit, did you make any request to the New England Dock & Marine Council or the Atlantic District Council appealing your suspension? A. I never read that rule. I didn't know I could. If I did, I would have went that avenue. Q. Your attorney did write to the president; is that right? A. Yes. Q. And you received Mr. Bowers' response, the president's response, in December 2003; isn't that right?